- (3) Enter into repurchase or lease terms as part of the foreclosure conveyance that are unfair or commercially unreasonable, or engage in any other unfair conduct;
 - (4)] Represent, directly or indirectly, that:
- (i) The [foreclosure] purchaser is acting as an advisor or a consultant, or in any other manner represent that the [foreclosure] purchaser is acting on behalf of the homeowner;
- (ii) The [foreclosure] purchaser has certification or licensure that the [foreclosure] purchaser does not have;
- (iii) The [foreclosure] purchaser is assisting the homeowner to "save the house" or use a substantially similar phrase; or
- (iv) The [foreclosure] purchaser is assisting the homeowner in preventing a foreclosure if the result of the transaction is that the homeowner will [not complete a redemption of the property] NO LONGER OWN THE PROPERTY;
- [(5)] (2) (2) Make any other statements, directly or by implication, or engage in any other conduct that is false, deceptive, or misleading, or that has the likelihood to cause confusion or misunderstanding, including statements regarding the value of the residence in [foreclosure] DEFAULT, the amount of proceeds the homeowner will receive after a [foreclosure] sale OR TRANSFER, any contract term, or the homeowner's rights or obligations incident to or arising out of the [foreclosure reconveyance] SALE OR TRANSFER; or
- [(6)] (4) (3) Until the homeowner's right to [rescind-or] cancel rescind the transaction has expired:
- (i) Record any document, including an instrument of conveyance, signed by the homeowner; or
- (ii) Transfer or encumber or purport to transfer or encumber any interest in the residence in [foreclosure] DEFAULT to any third party.
- [(c) For purposes of subsection (b)(1) of this section, there is a rebuttable presumption that:
- (1) A homeowner has a reasonable ability to pay for a subsequent reconveyance of the property if the homeowner's payments for primary housing